

## **HOUSE BILL No. 1347**

DIGEST OF HB 1347 (Updated January 27, 2014 12:02 pm - DI 69)

**Citations Affected:** IC 5-15; IC 32-30; IC 33-31; IC 33-32; IC 33-33; IC 33-37; IC 33-38; IC 34-35.

Synopsis: Circuit court clerk administrative matters. Requires that the clerk of the circuit court (clerk) or the county recorder (recorder) must be the secretary of the county commission of public records, as determined by: (1) mutual agreement of the clerk and the recorder; or (2) if a mutual agreement cannot be reached, an affirmative vote of the majority of the members of the commission. Allows the clerk to keep the lis pendens record, the execution docket, and the register of witness fees and court fees in electronic form if all information is available to the public to inspect or copy in the electronic form. Eliminates: (1) the requirement that the clerk attend court proceedings; and (2) the per diem paid the clerk or a deputy for attending court. Allows the clerk to retain an administrative fee of up to \$3 from any excess amount of fine, penalty, fee, or bail collected and refunded by the clerk. Requires the cost of: (1) an initial mailing of a document by certified or registered mail to be paid out of court costs and fees; and (2) any additional certified or registered mailings to be paid by the person requesting the additional mailings.

Effective: July 1, 2014.

# Mayfield, Richardson

January 15, 2014, read first time and referred to Committee on Courts and Criminal Code. January 27, 2014, amended, reported — Do Pass.



#### Second Regular Session 118th General Assembly (2014)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2013 Regular Session and 2013 First Regular Technical Session of the General Assembly.

## **HOUSE BILL No. 1347**

A BILL FOR AN ACT to amend the Indiana Code concerning courts and court officers.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. IC 5-15-6-1 IS AMENDED TO READ AS FOLLOWS
2	[EFFECTIVE JULY 1, 2014]: Sec. 1. (a) A commission is hereby
3	created in each county of the state which shall be known as the county
4	commission of public records of county.
5	(b) The county commission shall consist, ex officio, of the judge of
6	the circuit court, the president of the board of county commissioners,
7	the county auditor, the clerk of the circuit court, the county recorder,
8	the superintendent of schools of the school district in which the county
9	seat is located and the city controller of the county seat city, and if
10	there is no city controller, then the clerk-treasurer of the county seat
11	city or town shall be a member of such commission.
12	(c) The commission shall elect one (1) of its members to be
13	chairman. and the clerk of the circuit court shall be secretary. The
14	clerk of the circuit court or the county recorder must be secretary
15	of the commission. The person who serves as secretary shall be



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determined as follows:

1	(1) By mutual agreement of the clerk of the circuit court and
2	the county recorder.
3	(2) If a mutual agreement cannot be reached under
4	subdivision (1), by an affirmative vote of a majority of
5	members of the county commission.
6	The members of the county commission shall serve without
7	compensation and shall receive no disbursement for any expense.
8	(d) The county commission shall meet at least one (1) time in each
9	calendar year.
10	SECTION 2. IC 32-30-3-17 IS AMENDED TO READ AS
11	FOLLOWS [EFFECTIVE JULY 1, 2014]: Sec. 17. (a) The clerk of a
12	court shall enter in the civil order book all orders and decrees in any
13	suit to quiet the title to real estate. After a court enters final judgment
14	in a proceeding, the clerk shall certify a copy of the final judgment. and
15	deliver the certified copy to the county recorder. The clerk shall include
16	the costs of a transcript of the proceedings and the recording fees in the
17	costs of the proceeding.
18	(b) The county recorder shall record the certified copy of the
19	final judgment and shall collect any applicable recording fee.
20	(b) (c) A county recorder shall procure a substantially bound book
21	that is the size and quality of the county deed records. The book shall
22	be known as the "Quiet Title Record". The Quiet Title Record must
23	contain a transcript of each proceeding and an index to each transcript.
24	The index must contain the following:
25	(1) An alphabetical list of plaintiffs.
26	(2) The date of filing of the transcript.
27	(3) The date of the final judgment.
28	(4) The date on which the final judgment was recorded.
29	(5) A brief description of the real estate that was the subject of the
30	proceeding.
31	(6) The book and page on which the final judgment is recorded.
32	SECTION 3. IC 32-30-11-1 IS AMENDED TO READ AS
33	FOLLOWS [EFFECTIVE JULY 1, 2014]: Sec. 1. Each clerk of the
34	circuit court shall keep a book in the office of the clerk called the lis
35	pendens record. The lis pendens record is a public record. The clerk
36	of the circuit court may keep the lis pendens record:
37	(1) in hard copy form; or
38	(2) in electronic form, if all information in the lis pendens
39	record is available to the public to inspect or copy in the
40	electronic form.
41	SECTION 4. IC 33-31-1-5 IS AMENDED TO READ AS
42	FOLLOWS [EFFECTIVE JULY 1, 2014]: Sec. 5. (a) The clerk and



sheriff shall attend the court. and The clerk and the sheriff shall

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2	discharge all the duties pertaining to their respective offices required
3	by law in the circuit court.
4	(b) All laws:
5	(1) prescribing the duties and liability of the officers;
6	(2) prescribing the mode of proceeding against either or both of
7	the officers for any neglect of official duty; and
8	(3) allowing fees and providing for the collection of the fees;
9	in the circuit court, extend to the probate court, as applicable.
10	SECTION 5. IC 33-32-2-10 IS ADDED TO THE INDIANA CODE
11	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
12	1, 2014]: Sec. 10. (a) This section applies whenever the clerk is
13	required to send by registered or certified mail a document filed
14	with a court.
15	(b) The initial mailing of the document by registered or certified
16	mail sent:
17	(1) to each party who is required to receive the mailing; and
18	(2) to only one (1) of the party's addresses;
19	shall be paid out of court costs and fees collected under IC 33-37.
20	(c) If a person requests the clerk to send a mailing by registered
21	or certified mail after the initial mailing described in subsection
22	(b), the person shall pay the cost of the mailing.
23	(d) In a county where court postage costs are paid by the clerk's
24	office, the amount collected by the clerk for additional mailings by
25	registered or certified mail shall be deposited into the clerk's
26	record perpetuation fund established under IC 33-37-5-2. In a
27	county where court postage costs are paid out of the county general
28	fund, the amount collected by the clerk for additional mailings by
29	registered or certified mail shall be returned to the county general
30	fund.
31	SECTION 6. IC 33-32-3-1 IS AMENDED TO READ AS
32	FOLLOWS [EFFECTIVE JULY 1, 2014]: Sec. 1. (a) The clerk shall
33	endorse the time of filing on each writing required to be filed in the
34	office of the clerk.
35	(b) The clerk shall carefully preserve in the office of the clerk all
36	records and writings pertaining to the clerk's official duties.
37	(c) The clerk shall procure, at the expense of the county, all
38	necessary judges' appearance, bar, judgment, and execution dockets,
39	order books, and final record books.
10	(d) The clerk shall
<b>1</b> 1	(1) attend, in person or by deputy, the circuit court of the county;
12	<del>and</del>



1 2	(2) enter in proper record books all orders, judgments, and decrees of the court.
3	(e) Not more than fifteen (15) days after the cases are finally
5	determined, the clerk shall enter in final record books a complete
	record of:
6	(1) all cases involving the title to land;
7	(2) all criminal cases in which the punishment is death or
8	imprisonment, except where a nolle prosequi is entered or an
9	acquittal is had; and
10	(3) all other cases, at the request of either party and upon payment
11 12	of the costs.
	SECTION 7. IC 33-32-3-5 IS AMENDED TO READ AS
13 14	FOLLOWS [EFFECTIVE JULY 1, 2014]: Sec. 5. (a) The clerk shall
15	keep an execution docket.
16	(b) The clerk shall enter all executions on the execution docket as
	they are issued by the clerk, specifying in proper columns the following information:
17	
18	(1) The names of the parties.
19	(2) The amount of the judgment and the interest due upon the
20	issuing of the execution.
21	(3) The costs.
22	The clerk shall also prepare an additional column in which the clerk
23	shall enter the return of the sheriff.
24	(c) The execution docket entries may be inspected and copied under
25	IC 5-14-3-3.
26	(d) The clerk may keep an execution docket:
27	(1) in hard copy form; or
28	(2) in electronic form, if all information in the execution
29	docket is available to the public to inspect or copy in the electronic form.
30	
31	SECTION 8. IC 33-32-3-7 IS AMENDED TO READ AS
32	FOLLOWS [EFFECTIVE JULY 1, 2014]: Sec. 7. (a) The clerk shall
33	keep a register of witness fees and other court fees.
34	(b) When the clerk receives money in payment of court fees or fees
35	for a witness or any other person, the clerk shall make an entry into the
36	register recording the receipt of the payment.
37	(c) The register must contain the following information:
38	(1) The names, in alphabetical order, of persons for whom
39	payment has been received.
40	(2) The cause for which the fee is paid.
41	(3) In which fee book and on which page the fee is taxed.



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(4) The amount paid.

1	(5) When the fee was paid in and when it was paid out.
2	(d) The register must be open available for inspection at all times.
3	in a conspicuous place in the clerk's office. The clerk may keep the
4	register:
5	(1) in hard copy form, in a conspicuous place in the clerk's
6	office; or
7	(2) in electronic form, if all information in the register is
8	available to the public to inspect or copy in the electronic
9	form.
10	SECTION 9. IC 33-33-2-17 IS AMENDED TO READ AS
11	FOLLOWS [EFFECTIVE JULY 1, 2014]: Sec. 17. (a) The clerk and
12	sheriff shall attend the Allen superior court. and The clerk and the
13	sheriff shall discharge all the duties pertaining to their respective
14	offices as they are required to do by law in the circuit court.
15	(b) All laws prescribing the duties and liabilities of clerk and sheriff
16	and the mode of proceeding against them, or either of them, for neglect
17	of official duty, allowing fees, and providing for the collection fees in
18	the circuit court, apply to the Allen superior court.
19	(c) In a case in the Allen superior court based upon a violation of a
20	city ordinance where fines or forfeitures are adjudged against a party:
21	(1) the fines or forfeitures shall be paid to and collected by the
22	clerk and regularly remitted to the city clerk of the city that issued
23	the ordinance; and
24	(2) the city clerk shall disburse the fines or forfeitures as required
25	by law.
26	Payment of fines for admitted parking violations shall be made to the
27	city clerk of the city that issued the ordinances concerning parking
28	violations.
29	SECTION 10. IC 33-33-3-3 IS AMENDED TO READ AS
30	FOLLOWS [EFFECTIVE JULY 1, 2014]: Sec. 3. The clerk of the
31	Bartholomew circuit court is the clerk of the Bartholomew superior
32	courts, and the sheriff of Bartholomew County is the sheriff of the
33	Bartholomew superior courts. The <del>clerk</del> and sheriff shall attend the
34	courts. and The clerk and the sheriff shall discharge all the duties
35	pertaining to their respective offices as they are required to do by law
36	with reference to the Bartholomew circuit court.
37	SECTION 11. IC 33-33-9-4 IS AMENDED TO READ AS
38	FOLLOWS [EFFECTIVE JULY 1, 2014]: Sec. 4. The clerk of the Cass
39	circuit court shall serve as the clerk of each Cass superior court, and
40	the sheriff of Cass County shall serve as the sheriff of each Cass
41	superior court. They The sheriff shall attend the courts. and The clerk

superior court. They The sheriff shall attend the courts. and The clerk

and the sheriff shall perform the same duties relating to their offices



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1 2	as they are required to do with respect to the Cass circuit court.  SECTION 12. IC 33-33-19-4 IS AMENDED TO READ AS
3	FOLLOWS [EFFECTIVE JULY 1, 2014]: Sec. 4. The clerk of the
4	Dubois circuit court shall serve as the clerk of the Dubois superior
5	court, and the sheriff of Dubois County shall serve as the sheriff of the
6	Dubois superior court. They The sheriff shall attend the court. and The
7	clerk and the sheriff shall perform the same duties relating to their
8	offices as they are required to do with respect to the Dubois circuit
9	court.
10	SECTION 13. IC 33-33-79.2-4 IS AMENDED TO READ AS
11	FOLLOWS [EFFECTIVE JULY 1, 2014]: Sec. 4. (a) The clerk of the
12	Tippecanoe circuit court shall be the clerk of superior court No. 2 of
13	Tippecanoe County and the sheriff of Tippecanoe County shall be the
14	sheriff of superior court No. 2 of Tippecanoe County. The elerk and
15	sheriff shall attend court. and The clerk and the sheriff shall
16	discharge all the duties pertaining to their respective offices as
17	they are required to do by law with reference to the Tippecanoe circuit
18	court.
19	(b) The judge of superior court No. 2 of Tippecanoe County shall
20	appoint a bailiff and an official reporter for the court to serve during the
21	court. The judge shall fix their compensation within the limits and in
22	the manner provided by law concerning bailiffs and official court
23	reporters. The compensation shall be paid monthly out of the treasury
24	of Tippecanoe County, in the manner provided by law.
25	SECTION 14. IC 33-37-1-2 IS AMENDED TO READ AS
26	FOLLOWS [EFFECTIVE JULY 1, 2014]: Sec. 2. As used in this
27	article, "Clerk" refers to any of the following:
28	(1) For purposes of IC 33-37-1 through IC 33-37-11, a person
29	who is any of the following:
30	(1) (A) A clerk of a circuit court under IC 33-32-2-1.
31	(2) (B) The clerk of a city or town court under IC 33-35.
32	(3) (C) The judge of a city or town court that does not have a
33	clerk.
34	(2) For purposes of IC 33-37-12, a person who is a clerk of a
35	circuit court under IC 33-32-2-1.
36	SECTION 15. IC 33-37-12 IS ADDED TO THE INDIANA CODE
37	AS A <b>NEW</b> CHAPTER TO READ AS FOLLOWS [EFFECTIVE
38	JULY 1, 2014]:
39	Chapter 12. Circuit Court Clerk Administrative Fee
40	Sec. 1. (a) This chapter applies to any amount that the clerk of

a circuit court is required to collect from a person, including:



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(1) bail;

1	(2) a firm
1	(2) a fine;
2 3	(3) a civil penalty;
<i>3</i>	(4) a court fee, court cost, or user fee imposed by the court; or
5	(5) a fee for the preparation, duplication, or transmission of
<i>5</i>	a document.
7	(b) This chapter does not apply to child support funds received
8	by the clerk of a circuit court under IC 33-32-4.
9	Sec. 2. If the amount collected by the clerk of the circuit court
10	is more than the amount required, the clerk shall:  (1) rotain the administrative fee described in section 2 of this
11	(1) retain the administrative fee described in section 2 of this
12	chapter; and
13	(2) refund the excess amount.  Sec. 3. (a) The clerk of a circuit court may retain as an
14	administrative fee an amount of up to three dollars (\$3) from the
15	excess amount collected by the clerk under section 3 of this
16	chapter.
17	(b) The clerk shall deposit the amount retained as an
18	administrative fee under subsection (a) in the clerk's record
19	perpetuation fund established under IC 33-37-5-2.
20	SECTION 16. IC 33-38-10-6 IS AMENDED TO READ AS
21	FOLLOWS [EFFECTIVE JULY 1, 2014]: Sec. 6. (a) The clerk of the
22	circuit court of the county in which the case is filed serves as the clerk
23	of the court for a case heard by a private judge, and the sheriff of that
24	county serves as the sheriff of the court for the case. The <del>clerk and the</del>
25	sheriff shall attend the proceedings. and The clerk and the sheriff
26	shall perform the same duties relating to their offices as are required
27	for the circuit court of the county in which the case is filed.
28	(b) The clerk of the circuit court of the county in which the case is
29	filed shall provide to a private judge for each case all books, dockets,
30	papers, and printed blanks necessary to discharge the duties of the
31	court.
32	SECTION 17. IC 34-35-5-2, AS AMENDED BY P.L.118-2007,
33	SECTION 28, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
34	JULY 1, 2014]: Sec. 2. Expenses to be paid under section 1 of this
35	chapter include the following:
36	(1) The expense of keeping the prisoner, if any.
37	(2) The expense of transporting the prisoner to or from any penal
38	institution.
39	(3) Any extraordinary expense for safekeeping the prisoner.
40	(4) The fee set by the venue court under IC 33-40-2-5 for pauper
41	counsel, if counsel was appointed by that court.

(5) The expense of any mileage, meals, lodging, and per diems



1	paid for or to jurors.
2	(6) The per diems paid jury administrators for drawing any special
3	venire.
4	(7) The sum of five dollars (\$5) for each day or part of a day a
5	bailiff is engaged in assisting the court in the trial of the cause.
6	(8) The sum of eight dollars (\$8) for each day or part of a day an
7	official court reporter takes evidence or testimony before the
8	judge or jury concerning the cause.
9	(9) The sum of ten dollars (\$10) per day for each day of trial for
10	use of facilities and utilities.
11	(10) The sum of five dollars (\$5) for notifying the jury not to
12	attend court after having been summoned in any cause.
13	(11) The amount of telephone or telegraph communications made
14	by the court or authorized by it.
15	(12) The per diem allowed by law to the clerk of the court for
16	attending court.
17	SECTION 18. IC 34-35-5-7 IS AMENDED TO READ AS
18	FOLLOWS [EFFECTIVE JULY 1, 2014]: Sec. 7. Except for the clerk
19	Not more than one (1) per diem or charge for the official reporting or
20	for use of facilities and utilities shall be made against any county of
21	origin of the causes for the same day. However, if two (2) or more
22	proceedings are conducted in two (2) or more separate causes from any
23	county or counties of origin on the same day, the court shall allocate
24	the charges for any such cause as it may determine. The per diem for
25	the elerk, the official court reporter or bailiff shall be paid by the
26	county of trial in the first instance and reimbursement for that payment
27	may be obtained from the county of origin.
28	SECTION 19. IC 34-35-5-8 IS REPEALED [EFFECTIVE JULY 1,
29	2014]. Sec. 8. The clerk is entitled to collect two dollars (\$2) from the
30	county treasury for each calendar day on which the clerk or the

SECTION 19. IC 34-35-5-8 IS REPEALED [EFFECTIVE JULY 1, 2014]. Sec. 8. The clerk is entitled to collect two dollars (\$2) from the county treasury for each calendar day on which the clerk or the clerk's deputy attends a court when it is occupied with business concerning change of venue. The payment authorized under this section is not affected by the number of items filed or the business transacted by the court on that day.



### COMMITTEE REPORT

Mr. Speaker: Your Committee on Courts and Criminal Code, to which was referred House Bill 1347, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Page 2, line 39, delete "via electronic access." and insert "to the public to inspect or copy in the electronic form.".

Page 4, line 28, delete "via electronic access." and insert "to the public to inspect or copy in the electronic form.".

Page 5, line 6, delete "via electronic access." and insert "to the public to inspect or copy in the electronic form.".

and when so amended that said bill do pass.

(Reference is to HB 1347 as introduced.)

MCMILLIN, Chair

Committee Vote: yeas 7, nays 0.

